

CRIMINAL DOCKET - U.S. District Court

PETTY OFFENSE PO ☐ JUDGE/MAGISTRATE: Assigned
 OTHER MINOR OFFENSE MO ☐ 1085 4 8509
 OTHER MISDEMEANOR Mis ☐ Disp./Sentence
 FELONY Fel ☒ District Office 11-30-76

U.S. DAUGHTREY
 vs. EADS, SHARRON (18) (BOND)
 1232 South Rockford, Apt. 2
 Tulsa, OK 74120
 PH: 583-8121

Case Filed
 Mo. Day
 11 9
 No. of Def's
 * 01

76-CR-149-1

U.S. MAG.
CASE NO.

BAIL • RELEASE

☐ AMT ☐ Fugitive
☐ Denied ☐ Set ☒ Pers. Recog.
 \$2500 ☐ PSA
 Date 11-9-76 ☐ 10% Deposit
☐ Bail Not Made ☐ Surety Bond
☐ Status Changed (See Docket) ☐ Collateral
☐ 3rd Prty Cust ☐ Other

U.S. TITLE/SECTION 18:472 Suppl. 1-10-78 OFFENSES CHARGED
 18:471 Passing and uttering altered Federal Reserve Note (\$5,000 and/or 15 yrs.) I
 18:472 Altering Federal Reserve Note (\$5,000 and/or 15 yrs.) II
 18:472 Passing and uttering altered Federal Reserve Note (\$5,000 and/or 15 yrs.) III
 SUPERSEDING COUNTS

II. KEY DATES & INTERVALS

ARREST or	INDICTMENT <input checked="" type="checkbox"/>	ARRAIGNMENT <input checked="" type="checkbox"/>	TRIAL <input checked="" type="checkbox"/>	SENTENCE <input checked="" type="checkbox"/>
U.S. Custody Began 11-10-76	High Risk Date 11-9-76	11-18-76	Trial Set For 11-18-76	Disposition of Charges 11-30-76
Summons Served 11-10-76	Indict. Waived <input type="checkbox"/>	1st Plea 11-18-76	Voir Dire <input type="checkbox"/>	<input checked="" type="checkbox"/> Convicted <input type="checkbox"/> On All Charges
First Appearance 11-10-76	In Charging District <input type="checkbox"/>	Final Plea 11-18-76	Trial Began <input type="checkbox"/>	<input type="checkbox"/> Acquired <input checked="" type="checkbox"/> On Lesser * Offense(s)
	Superseding <input type="checkbox"/> Indict/Info <input type="checkbox"/>		Trial Ended <input type="checkbox"/>	<input checked="" type="checkbox"/> Dismissed: <input type="checkbox"/> WOP: <input type="checkbox"/> WP
				<input checked="" type="checkbox"/> On Govern'mt Motion

Cts 2 & 3.

MAGISTRATE		DATE	INITIAL/NO.	INITIAL APPEARANCE DATE	INITIAL/NO.	OUTCOME:
Search Warrant	Issued			PRELIMINARY EXAMINATION OR REMOVAL HEARING		<input type="checkbox"/> DISMISSED
Summons	Issued			Date Scheduled		<input type="checkbox"/> HELD FOR GJ OR OTHER PROCEEDING IN THIS DISTRICT
Arrest Warrant Issued	Served			Date Held		<input type="checkbox"/> HELD FOR GJ OR OTHER PROCEEDING IN DISTRICT BELOW
COMPLAINT				<input type="checkbox"/> WAIVED <input type="checkbox"/> NOT WAIVED	Tape Number	
OFFENSE (In Complaint)				<input type="checkbox"/> INTERVENING INDICTMENT		

U.S. Attorney or Asst.

ATTORNEYS

Defense ☒ CJA ☐ Ret: ☐ Waived ☐ Self ☐ None / Other ☐ PD ☐ CD

Ben F. Baker, Ass't.

Tom Mason
 Denver Building
 Tulsa, OK 74119

John Harris (Ret.)
 1635 East 15th St., Tulsa 74120
 PH: 582-5181 583-7541

* Show last names and suffix numbers of other defendants on same indictment/information:

1976 DATE	(DOCUMENT NO.)	PROCEEDINGS	EXCLUDABLE DELAY (a) (b) (c) (d)
11-9-76		Record vote of Grand Jury concurring, fld. in Open Court. (Allen E. Barrow, Chief Judge) v	
11-9-76		Indictment, fld. in Open Court. Bond set at \$2500 OR. (AEB-J) v	2 11-9-76 M
11-10-76		Initial Appearance before Magistrate. Deft. released on \$2500 personal bond. (CSB-Mag.) kt	
11-10		Mag. papers added to file, including: info. sheet, waiver of counsel, and financial affidavit, filed. v	
11-10		MO: Case set for ARRAIGNMENT on Nov. 18, 1976, at 11:15 a.m. Deft. granted 10 days from this date to file any and all pretrial motions; Pltf. then granted 5 days to file response. (AEB-J) v -ntcs mld. cert.	
11-10		Warrant issued. v	
11-17		W/arrest, ret. & filed. Deft. arrested 11-10-76. b	2 11-10-76 M 2

DATE	IV. PROCEEDINGS (continued)	PAGE TWO	V. EXCLUDABLE DELAY				For Identifying Periods of Excludable Delay Per 18 U.S.C. 3161(h)
			Interval Section II (a)	Start Date (b)	Ltr. Code (c)	Total Days (d)	
11-18	Case called for arraignment & plea. Deft. present & rep. Govt. represented. Deft. acknow. receipt of indict; is advised of charge & placed under oath. Deft. is arraigned & enters plea of GUILTY to Ct..1 of indict. & is adjudged GUILTY as charged to Ct. 1. Deft. waives jury; waiver signed & filed in open court. Govt. recommends dismissal of Cts. 2 & 3. Ct. allows. Govt. to prepare Order for Dismissal of Cts 2 & 3 on this date. Ct. order pre-sent report. Sentence set on 11-30-76, at 9:45 A.M. Bond continued (AEB-J)b as to Cts. 2 and 3						A. Examination or hearing for mental or physical incapacity (18 U.S.C. 4244).
11-19	Order of Dismissal, filed & entered, with leave of Court. (AEB-J)g cp mld.						B. NARA Examination (28 U.S.C. 2902).
11-30	Case called for sentencing. Deft. present & rep. Govt. rep. Deft. & co. asked if they have anything to say before sentence is pronounced: Judgment & Sentence - Sharron Eads Ct. 1 - Impos. of sentence is suspended & deft. is placed on probation for period of three (3) years pursuant to T. 18, USC 5010(a), YCA. Condition of probation is that Deft. continue treatment at the Methodone Clinic for withdrawal of use of drugs. Bond exonerated. (AEB-J)b						C. State or Federal trials on other charges.
11-30	Judgment & Order of Probation, filed & entered. (AEB-J)b						D. Interlocutory Appeals.
11-30	Two c/c of J & O of Prob. to probation. b						E. Hearings on pretrial motions.
10-12-77	Application & Order for issuance of warrant of probationer, filed.b						F. Transfers from other districts (per F.R.C.P. Rules 20, 21 & 40).
10-12-	Warrant issued. b						G. Defendant Motion is actually under advisement. Period of up to 30 days is excludable per 3161(h) (1) (G).
10-12	MO: Case set for hearing on revocation of probation on 10-18-77, at 11:00 A.M. (AEB-J)b nts mld						H. Miscellaneous Proceedings: Probation or Parole revocation, Deportation, Extradition.
10-13	Petition for WHC ad prosequendum, fld. Writ issued, O to J. ho						I. Prosecution deferred by mutual agreement.
10-13	Case called for hearing before Magistrate. Def. was present & not rep. Def. advises John Harris is ret. counsel. Govt. rep. Def. waived prem. & waiver filed. Waiver of Counsel filed. Bond set \$5,000 cash or surety. (RSR-Mag.)ns						M. Unavailability of defendant or essential witness.
10-13	Order granting WHCAP, fld. (AEB-J) cps to USM						N. Period of mental or physical incompetence of defendant to stand trial.
10-17	Pet. for WHCAP re hrg. 10-18-77, filed.k O to J						O. Period of NARA Commitment or Treatment.
10-17	Order, filed, granting WHCAP re hrg. 10-18-77. (AEB-J)k Writ issued.k						P. Superseding indictment and/or new charges
10-18	Case called for hearing on revocation of probation. Deft. pres. & rep. by John Harris. Govt. rep. Prob. officer Bob Boston makes report on deft. Ct. revokes probation. Upon report by Deft. co. to Ct., Court orders Deft. be taken to Claremore Jail pending outcome of state cases. Mr. Harris to report to Ct. when matters are resolved & case will then be set for sentencing. Deft. remanded to USM. (AEB-J)b						R. Defendant awaiting trial of Co-defendant when no severance has been granted.
10-18	Return on WHCAP, fld. Executed by delivering Eads to U.S. Mag.'s Court, Tulsa, & returning Eads to Tulsa Co. Jail all on 10-13-77. v						F. Continuances Granted per 3161(h) (8) (i.e. ends of justice or complexity of case outweighs defendants interests).
1978							U. Time between guilty plea and plea withdrawal.
1-3	Order, fld. that the USM having custody of Deft. pursuant to a WHCAP, should in the Defts. best interest to insure a speedy conclusion of all matters pending against her						W. Grand Jury indictment extended per 3161 (b).

FINE AND RESTITUTION PAYMENTS					
DATE	RECEIPT NUMBER	C.D. NUMBER	DATE	RECEIPT NUMBER	C.D. NUMBER
	12-20 Rent to c/o w/Harris				

DATE 1978	PROCEEDINGS (continued)	V. EXCLUDABLE DELAY			
	(Document No.)	(a)	(b)	(c)	(d)
1-3	cont.: deliver the said Sharron Eads to the State Ct. of Chandler, OK at 1:30 p.m. Wed., 1-4-78, for disposition of the proceedings there pending against her. Thereafter, Sharron Eads should be returned to this U.S. Dist. Ct. for the disposition docket on 1-10-78. IT IS SO ORDERED. (AEB-J) cps. to USM & mld. ho				
1-5	Ret. of USM service on Order of 1-3-78, fld. executed by delivering Deft. to Lincoln Co. Courthouse on 1-4-78 & returning her to USM on 1-4-78. ho				
1-10-78	Case called for sentencing. Deft. pres. & rep. Govt. rep. Deft. & co. asked if they have anything to say before sentence is pronounced: Revocation of Probation - Sharon Eads Daughtrey Treatment & supervision until discharged by YCA as provided by 18,USC 5010(b). Ct. recommends instit. in Fort Worth,TX, for treatment of drug abuse. Deft. remanded to USM. (AEB-J)b				
1-10	Revocation of Probation, filed & entered. (AEB-J)b				
1-10	Two c/c of Rev. of Prob. to USM. b				
1-31	Ret. on Revocation of Probation, fld. Executed by delivering Deft. to FCI, Ft. Worth, TX on 1-30-78. ho				
1-30	Return on Warrant for Arrest of Probationer, fld. Executed on 10-18-77. v				
1-30	Return on WHCAP, fld. Executed by transporting Deft. Eads from Tulsa Co. Jail to U.S. Dist. Ct., on 10-18-77. v				
5-4	Letter, fld. as mot. for discretionary mod. of sentence.				
5-4	Order, fld. It is ordered that the mot. for discretionary modification of sentence of Sharron Eads Daughtrey is overruled. (AEB-J)ho c/m				
4-8-82	CERTIFICATE SETTING ASIDE CONVICTION.a				

UNITED STATES DISTRICT COURT
CRIMINAL DOCKET

DATE	PROCEEDINGS (continued)	V. EXCLUDABLE DELAY			
		(a)	(b)	(c)	(d)
	(Document No.)				

AO-257

Interval
(per Section II)

Start Date

End Date

Ltr.

Total Days